HOSPICE REIMBURSEMENT - GENERAL OVERVIEW

ISSUE DATE: February 6, 1995

AUTHORITY: 32 CFR 199.4(e)(19); 32 CFR 199.6(b)(4)(viii); and 32 CFR 199.14(g)

I. APPLICABILITY

This policy is mandatory for reimbursement of services provided either by network or non-network providers. However, alternative network reimbursement methodologies are permitted when approved by TMA and specifically included in the network provider agreement.

II. ISSUE

A general overview of the coverage and reimbursement of hospice care.

III. POLICY

A. Statutory Background

The Defense Authorization Act for FY 1992-1993, Pub. L. 102-190, directed TRICARE to provide hospice care in the manner and under the conditions provided in section 1861(dd) of the Social Security Act (42 U.S.C. 1395x(dd)). This section of the Social Security Act sets forth coverage/benefit guidelines, along with certification criteria for participation in a hospice program. Since it was Congress' specific intent to establish a benefit identical to that of Medicare, the program has adopted the provisions currently set out in Medicare's hospice coverage/benefit guidelines, reimbursement methodologies (including national hospice rates and wage indices), and certification criteria for participation in the hospice program (42 CFR 418, Hospice Care).

B. Scope of Coverage

The hospice benefit is designed to provide palliative care to individuals with prognoses of less than 6 month to live if the terminal illness runs its normal course. The benefit is based upon a patient and family-centered model where the views of the patient and family or friends figure predominantly in the care decisions. Since this type of care emphasizes supportive services, such as pain control and home care, rather than cure-oriented treatment, the hospice benefit is exempt from those limitations on custodial care and personal comfort items currently in force under the Basic Program. As a result, a beneficiary who elects to receive care under a hospice program cannot receive other Basic Program services/benefits (curative treatment related to the terminal illness unless the hospice care

has been formally revoked.

C. Reimbursement

- 1. National Medicare hospice rates will be used for reimbursement of each of the following levels of care provided by, or under arrangement with, a Medicare-approved hospice program:
 - a. Routine home care
 - b. Continuous home care
 - C. Inpatient respite care
 - d. General inpatient care
- 2. The hospice will be reimbursed for the amount applicable to the type and intensity of the services furnished to the beneficiary on a particular day. One rate will be paid for each level of care except for continuous home care which will be reimbursed based on the number of hours of continuous care furnished to the beneficiary on a given day. The rates will be adjusted for regional differences by using appropriate Medicare area wage indices.
- 3. The national payment rates are designed to reimburse the hospice for the costs of all covered services related to the treatment of the beneficiary's terminal illness, including the administrative and general supervisory activities performed by physicians who are employees of, or working under arrangements made with, the hospice. The only amounts which will be allowed outside the locally adjusted national payment rates will be for direct patient care services rendered by either an independent attending physician or physician employed by, or under contract with, the hospice program.
- a. The hospice will bill for its physician charges/services on a UB92 using the appropriate CPT codes. Payments for hospice based physician services will be paid at 100 percent of the allowable charge (CMAC) and will be subject to the hospice cap amount; i.e., it will be figured into the total hospice payments made during the cap period.
- b. Independent attending physician services are not considered a part of the hospice benefit and are not figured into the cap amount calculations. The provider will bill for these services on a HCFA 1500 using the appropriate CPT codes. These services will be subject to standard TRICARE reimbursement and cost-sharing/deductible provisions.

D. Authorized Providers

1. Social workers, hospice counselors, and home health aides which are not otherwise authorized providers of care under Basic Program may provide those services necessary for the palliation or management of terminally ill patients electing hospice coverage. These services are part of a package of services for which there is single allinclusive rate for each day of care.

2. Hospice programs must be Medicare certified and meet all Medicare conditions of participation (42 CFR 418) in relation to patients in order to receive payment under the TRICARE program.

NOTE: The hospice program will be responsible for assuring that the individuals rendering hospice services meet the qualification standards specified in Chapter 11, Section 2. The contractor will not be responsible for certification of individuals employed by or contracted with a hospice program.

E. Implementing Instructions

Since this issuance only deals with a general overview of the hospice benefit the following cross referencing is provided to facilitate access to specific implementing instructions within Chapter 11, Section 1 through 4:

IMPLEMENTING INSTRUCTIONS/SECTION

General Overview/Chapter 11, Section 1

Coverage/Benefits/Chapter 11, Section 2

Core Services

Non-Core Services

Continuous Care

Short-term Inpatient Care

Counseling Services

Conditions for Coverage/Chapter 11, Section 3

Election Process

Certification Process

Treatment Plan Requirements

Provider Certification

Participation Agreement

Reimbursement/Chapter 11, Section 4

Levels of Care

Reimbursement Methodology

Examples of Reimbursement

Payment of Physicians

Voluntary Services

Cap Amount

Inpatient Limitation

Administrative Review

Hospice Reporting Requirement

Limited Cost-Sharing

Criteria for Medical Review

IMPLEMENTING INSTRUCTIONS/SECTION (CONTINUED)
Rate Information
National Rates Cap Amount
for FY 2003 (Chapter 11, Addendum A (FY 2003)) for FY 2004 (Chapter 11, Addendum A (FY 2004)) for FY 2005 (Chapter 11, Addendum A (FY 2005))
Urban Wage Indexes
for FY 2003 (Chapter 11, Addendum B (FY 2003)) for FY 2004 (Chapter 11, Addendum B (FY 2004)) for FY 2005 (Chapter 11, Addendum B (FY 2005))
Rural Wage Indexes
for FY 2003 (Chapter 11, Addendum C (FY 2003)) for FY 2004 (Chapter 11, Addendum C (FY 2004)) for FY 2005 (Chapter 11, Addendum C (FY 2005))
Certification Documents
Participation Agreement (Chapter 11, Addendum D)

IV. EFFECTIVE DATE

Implementation of the hospice program is effective for admissions occurring on or after June 1, 1995. Unless specified differently in sections of this instruction, this is to be considered the effective date for reimbursement of hospice care.